1	UNITED STATES DISTRICT COURT		
2	for the District of Massachusetts		
	District of Massachusetts		
3	Brian Langhammer, pro se) Case No. 1:23-cv-12291-JEK	
4	Plaintiff,) PLAINTIFF'S FIFTH MOTION TO EXTEND	
5	VS.) DISCOVERY DEADLINE BY ONE MONTH	
6	m cm: 1 , 1	Date: September 12, 2025	
7	Town of Tisbury, et al)	
8	Defendants.)	
9)	
10)	
11		_	
12	PLAINTIFF'S FIFTH MOTION TO EXTEND		
13	DISCOVERY DEADLINE BY ONE MONTH		
14	Now comes the Plaintiff, Brian Langhammer, pro se, and hereby respectfully moves this		
15	Honorable Court to extend the time for the completion of fact discovery from September 23,		
16	2025 to October 23, 2025.		
17			
18			
19	The original deadline date was January 23, 2025, as per the Court's Scheduling Order (ECF 27),		
20	entered April 23, 2024.		
21			
22			
23	On October 16, 2024, pro se Plaintiff filed a Motion for Extension of Time (ECF 31) for		
24	completion of depositions, which was granted by the Court on October 18, 2024 (ECF 32),		
25	extending the deadline for completion of depositions to February 13, 2025.		
26			
27			
28			

1	On January 8, 2025, following a status conference of the parties before the Court, the Court		
2	ordered an extension of the deadline for Fact Discovery (ECF 44) to March 24, 2025.		
3			
4 5 6	On February 13, 2025, the Court entered an Order (ECF 71) that, among other things, extended the deadline for Fact Discovery to May 23, 2025.		
7			
8 9 10 11	On April 22, 2025, the parties filed a joint Motion (ECF 90) to extend the discovery deadline to June 23, 2025, which was granted by the Court that day (ECF 91).		
12	On June 17, 2025, pro se Plaintiff filed a Motion to extend the discovery deadline to July 23,		
13 14	2025 (ECF 99). This Motion was granted on that day. (ECF 106).		
15	On July 17, 2025, pro se Plaintiff filed a Third Motion to extend the discovery deadline to		
16 17 18	August 23, 2025 (ECF 105). This Motion was granted on June 18, 2025 (ECF 100).		
19 20 21	On August 15, 2025, pro se Plaintiff filed a Fourth Motion to extend the discovery deadline to September 23, 2025 (ECF 114). This Motion was granted on August 20, 2025 (ECF 117).		
22			
23242526	As grounds therefore, the pro se Plaintiff states that the parties have been conferring regarding discovery. (Exhibit A)		
27	However, pro se Plaintiff's' Motions, affecting remaining discovery moving forward, await		
28	adjudication from the Court. Pro se Plaintiff still awaits Defendants' full compliance with the		

1	Court's Order off January 24, 2025 (ECF 58) compelling Defendants' submission of requested		
2	discovery, and has moved the Court to issue an Order expediting Defendants' compelled		
3	submission, among other relief sought, in a Motion for Sanctions with Integrated Memorandum		
5	of Law (ECF 112), filed August 13, 2025.		
6			
7	In order to complete discovery, pro se Plaintiff is requesting that the deadline for completion of		
8 9	fact discovery be continued one month from September 23, 2025 to October 23, 2025.		
10			
11	This one-month continuance will not interfere with the remaining deadlines for expert		
12	discovery and the filing of dispositive motions.		
13			
14	Whorafore are so Plaintiff respectfully request the Court great the Plaintiff's Motion to Extend		
15	Wherefore,pro se Plaintiff respectfully request the Court grant the Plaintiff's Motion to Extend		
16	Fact Discovery by One Month.		
17			
18	Respectfully Submitted,		
19			
20	B. Lad		
21			
22	/s/Brian Langhammer		
23	Brian Langhammer,		
24	Plaintiff, pro se		
25	PO Box 25372		
	Silverthorne, CO 80497		
26	(508) 499-9660		
27	MVMACTECH@GMAIL.COM		
28			

Dated: September 12, 2025

CERTIFICATE OF SERVICE

1		
2	I, Plaintiff Brian Langhammer, pro se, hereby certifies that	at on September 12, 2025, a true copy of the above
3	document was served upon:	
4 5 6 7 8	Stephen C. Pfaff, Esq. spfaff@lccplaw.com Louison, Costello, Condon & Pfaff, LLP Ten Post Office Square, Suite 1330 Defense Counsel for Defendants: Town of Tisbury Jeff Day Charles Duquette Scott Ogden	
10	Sergeant Max Sherman	
11		Date: September 12, 2025
12		2.9
13		- Du afr
14		/s/Brian Langhammer Brian Langhammer, Plaintiff pro se
15		PO Box 25372 Silverthorne, CO 80497
16		(508)499-9660
17		MVMACTECH@GMAIL.COM
18		
19		
20 21		
22		
23		
24		
25		
26		
27		4 -

27